	UNITED STAT				
UNITED STATES OF A	MERICA	ORDER PEND	OF TEMPORARY ING HEARING PUI BAIL REFORM A	RSUANT TO	
Dwayne Branco Defendant		Case Number: 0	4-1793-CBS		
Upon motion of the		vernment	, it	is ORDERED that a	
detention hearing is set for		* at	11:30 am		
	Date	<u> </u>	Time		
pefore	Charle	es B. Swartwood, III			
	Nam	e of Judicial Officer			
		ston, MA			
		Judicial Officer			
ending this hearing, the defendan	t shall be held in custody	by (the United State	es marchal)		
			onur		
(Other Custodial Official) and produ	iced for the hearing	
ate: _ 6/24/2004					
atc0/24/2004		/s/ Charles	B. Swartwood, III	Departly signed by All Charles B. Swarhwood, in Oh: co-she Charles B. Swarhwood, iii, self-ineed Swies Megisteria Judga Deta, 2004 (8), 26 15:04:47-04:00*	
			Judicial Officer		

^{*}If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon motion of the Government, or up to

A hearing is required whenever the conditions set forth in 18 U.S.C. § 3142(f) are present. Subsection (1) sets forth the grounds that may be asserted only by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the judicial officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten, injure, or intimidate,